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APPLICATION NO).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/804,229	· ·	03/19/2004	Heinz Focke	Q-80404	6072	
23373	7590	12/12/2005		EXAM	INER	
SUGHRU		, PLLC NIA AVENUE, N.W.	KASENGE, CHARLES R			
SUITE 800				ART UNIT	PAPER NUMBER	
WASHING	GTON, DO	C 20037		2125		
					DATE MAILED: 12/12/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/804,229	FOCKE ET AL.					
Office Action Summary	Examiner	Art Unit					
	Charles R. Kasenge	2125					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by statuent Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC, 1.136(a). In no event, however, may a rep d will apply and will expire SIX (6) MONTH ate, cause the application to become ABA	ATION. ly be timely filed IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 26	July 2004.						
•== •	<u> </u>						
• • • • • • • • • • • • • • • • • • • •	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ⊠ Claim(s) <u>1-9</u> is/are pending in the application 4a) Of the above claim(s) is/are withdr 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-9</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.						
Application Papers							
9) The specification is objected to by the Examir	ner.						
10)⊠ The drawing(s) filed on <u>19 March 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) □ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Su	mmary (PTO-413)					
 Notice of References Cited (F10-092) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 7/26/04. 	Paper No(s)	Mail Date brmal Patent Application (PTO-152)					

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DETAILED ACTION

Claim Objections

1. Claims 1-9 are objected to because of the following informalities: The first word of the claims should be an "A" for independent claims and a "The" for dependent claims. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Focke et al. U.S. Patent 6,516,811. Regarding claims 1 and 5, Focke discloses a production and/or packaging installation for producing or packaging cigarettes, having a number of production units, namely a maker (10), packer (11), film-wrapping machine (12) and a multipacker (13) [Fig. 1], each production unit or all the production units being assigned a sensor system (56) provided for picking up performance data, characterized by a performance-monitoring device (50), which is provided for scaling the production or packaging performance level which can be retrieved by the installation, with a performance-detecting device (51) [col. 5, lines 28-39], a performance-specifying device (38) [col. 3, lines 38-43], a comparator (52) and a performance-limiting device (53), it being the case that the performance-specifying device (53) is provided for producing a performance-related desired value (54) with reference to the performance level which is

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guaranteed to an operator of the production and/or packaging installation with respect to the production or packaging performance level that can be retrieved by the installation, that the performance-detecting device (51) is provided for receiving performance data (55) from the sensor system (56) and for producing a performance-related actual value (57) with reference to the performance data (55), that the comparator (52) is provided for comparing the performancerelated actual value (57) and performance-related desired value (54) [col. 6 and 7, lines 57-67] and 1-12] and, if the performance-related actual value (57) exceeds the performance-related desired value (54), for generating an activating signal (58) for the performance-limiting device (53), and that a performance-limiting device (53) is provided for reducing the performance level of individual production units or of all the production units [col. 5, lines 50-61]. Regarding claims 5-8, the performance value based on speed is mentioned in alternative to a quantity based performance value. In light of this fact, the reference reads on claims 5-8.

Regarding claims 2 and 3, Focke discloses a production and/or packaging installation according to claim 1, characterized by a control means (30) which is provided for controlling the production units, the performance-detecting device (51) being provided for receiving performance data (55) from the sensor system (56) [col. 3, lines 22-37] and the control means (30) or for evaluation of the performance data (55) from all the production units, namely, if appropriate, the cigarette-production machine (maker 10) and packaging machine (packer 11) and, if appropriate, the film-wrapping machine (12) and multipacker (13) [col. 6 and 7, lines 57-67 and 1-12]. Focke discloses a production and/or packaging installation according to claim 2, characterized in that the performance level of individual production units or of all the production units is reduced by virtue of the control means (30) being influenced, the control means (30)

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being provided for executing a control program, in accordance with which it is possible to activate the individual production units for carrying out a production or packing process by means of predeterminable output values at outputs (42) of the control means (30), the influencing of the control means (30) comprising the influencing of individual output values or outputs (42) [col. 5, lines 50-61].

Regarding claims 4 and 9, Focke discloses a production and/or packaging installation according to claim 3, characterized in that individual output values or outputs (42) are provided as digital or analog output values or outputs (42) for activating or deactivating individual actions at the production unit affected by the respective output value or output (42), and that the influencing of individual output values or outputs (42) comprises the activation or deactivation of these output values or outputs (42) which deviates from the activation or deactivation of these output values or outputs (42) by the control program [Fig. 6 and col. 5, lines 50-61]. Focke discloses the method according to claim 5, characterized in that a brief increase in the specified performance value is provided, the operator acquiring a code in order to achieve the performance-level increase and entering it into the control means (30), the entered code being compared with codes stored in the control means (30) and, in the case of correspondence, the performance-level increase being initiated in accordance with the code [col. 3, lines 38-43].

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles R. Kasenge whose telephone number is 571 272-3743. The examiner can normally be reached on Monday through Friday, 8:30 - 5 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leo Picard can be reached on 571 272-3749. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CK

December 7, 2005

LEO PICARD
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

L-P.P.